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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE:		CASE NO.:	U 9 ~~ 2, 1 1
Angelica Santa	na	JUDGE:	
(Debtor)	CHAPTER:	13
	CHAPTER 13 PLAN AN	ND MOTION	<u>S</u>
✓ Original	Modified/Notice Required	Mod	lified/No Notice Required
Date:	07/08/2009	2	Discharge Sought No Discharge Sought
THE	E DEBTOR HAS FILED FOR REL OF THE BANKRUPT		CHAPTER 13
	YOUR RIGHTS WILL B	E AFFECTE	\mathbf{D}_{\circ}
supporting informadjudication requipapers carefully provision of this time frame stated included motion objection is filed.	portant supplement to section 3 mation concerning proofs of claurements for postpetition mortgated and discuss them with your attorned. Plan or any motion included in it is in the Notice. This Plan may be us may be granted without furthed before the deadline stated in the JLD FILE A PROOF OF CLAIM	aim and settinge charges. ey. Anyone was file a wrong confirmed and the notice or experience.	ng forth disclosure and You should read these who wishes to oppose any itten objection within the nd become binding, and hearing, unless written
IN THE N	OCTION OF CLAIM NOTICE TO RECEIVE DISTRIE E CONFIRMED, EVEN IF THE	BUTIONS UN	DER ANY PLAN
a. The I	NT AND LENGTH OF PLAN Debtor shall pay \$_85.00 per_ n August 8, 2009 for appr	month to	the Chapter 13 Trustee, 0 months
b. The De	btor shall make plan payments to the	ne Trustee from	n the following sources:
	Future Earnings		
	Other sources of funding (de funds are available): A portion of Tax Refunds refollowing year	not to exceed \$	\$500.00 for each of the
	Sale or refinance of the follow	ing assets on a	or before

c. Adequate protection payments will be made in the amount of \$paid to the Chapter 13 Trustee and disbursed pre-confirmation to	09-27/67 to be (creditor).
d Adequate protection payments will be made in the amount of \$paid directly by the Debtor(s) outside of the Plan, pre-confirmation to:	to be
[creditor].	

2. PRIORITY CLAIMS (INCLUDING ADMINISTRATIVE EXPENSES)

All allowed priority claims will be paid in full unless the creditor agrees otherwise:

Creditor	Type of Priority	Amount to be Paid
Law Office of Shmuel Klein, PC	administrative claim for balance of debtor's attorney fees	\$500.00

3. SECURED CLAIMS

Please see the Supplement to this section containing information regarding secured claims. It is located at the end of the Plan.

a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
National City Mortgage	Mortgage	\$5,155.60		\$5,155.60	\$2577 80
Honda Financial Services	Car Note	\$99200		\$99200	\$496.00

b. Modification

1.) The Debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

		·					09-27
<u>Creditor</u>	<u>Collateral</u>	<u>Scheduled</u>	<u>Total</u>	<u>Superior</u>	Value of	Annual	<u>Total</u>
		Debt	<u>Collateral</u>	Liens	Creditor	Interest	Amount
			<u>Value</u>		Interest in	<u>Rate</u>	to Be Paid
					Collateral		
		ļ					
	<u> </u>	l			1		

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
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d. Secured Claims Unaffected by the Plan

The following secured claims are unaffected by the Plan:

e. Secured Claims to be paid in full through the Plan

Creditor	<u>Collateral</u>	Total Amount to be Paid through the Plan

67

4 UNSECUREI	UNSECURED CLAIMS							
a. Not separat	ely clas	sified Allowed	non-priority un	secured	claims shall be paid:			
	Not less than \$ to be distributed pro rata							
	Not less	ot less than percent						
<u>√</u>	Pro rata	distribution fro	m any remainir	ng funds	1			
b Separately	Classifi	ed Unsecured (Claims shall be	treated	as follows:			
Creditor	4	for Separate fication	Treatment		Amount to be Paid			
		FRACTS AND ts and unexpire			ES except the following,			
Creditor		Nature of Con	tract or Lease	Treatm	nent by Debtor			

6. **MOTIONS**

NOTE: All plans including motions must be served separately in accordance with D.N.J. LBR 3015-1. Proof of Service of compliance with this requirement must be filed with the Clerk of Court.

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan being confirmed pursuant to the terms as set forth in the plan.

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a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

b. Motion to Void Liens and Reclassify Claim from Secured to Completely Unsecured. The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 3 above:

Creditor	Collateral	Amount of Lien to be Reclassified

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 3 above:

Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured

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3.7	1		Lui	- 1	- 7	U	3

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7. <u>OTHER PLAN PROVISIONS</u>	
a. Vesting of Property of the Es	tate Property of the Estate shall revest in the Debtor:
_ ✓ Upon Confirmati	on
Upon Discharge	
	and Lessors provided for in Sections 3, 5 or 6 may or coupons to the Debtor notwithstanding the
c. Order of Distribution The In	astee shall pay allowed claims in the following order:
1) Trustee Commissions	
2) Debtor's Attorney Fee	es
3) Arrears on Mortgage	& Car Loan
4) <u>Unsecured Debts</u>	
	ustee is \Box , is not \Box authorized to pay post-petition ion 1305(a) in the amount filed by the post-petition
Date7/8/2009	/s/ Shmuel Klein Attorney for the Debtor
I certify under penalty of perjury	y that the foregoing is true and correct
Date7/8/2009	/s/Angelica Santana Debtor

Joint Debtor

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SUPPLEMENT TO CHAPTER 13 PLAN & MOTIONS

3. SECURED CLAIMS.

- 1. Proof of Claim, Supporting Information, Additional Statements
 - (a) Itemized Statement of Interest Fees and Expenses. If, in addition to its principal amount, a claim includes interest, fees, expenses or other charges incurred prior to the date of the petition, an itemization of the interest, fees, expenses, or charges shall be filed with the proof of claim. The claim may also include charges pursuant to D.N.J. LBR 2016-1(j)(3).
 - (b) Statement of Cure Amount. If a security interest is claimed in property of the debtor, the proof of claim shall include a statement of the amount necessary to cure any default as of the date of the petition and any charges pursuant to D.N J. LBR 2016-1(j)(3).
 - (c) Escrow Account. If a security interest is claimed in property that is the debtor's principal residence and an escrow account has been established in connection with the claim, the proof of claim shall be accompanied by an escrow account statement prepared as of the date of the filing of the petition, in a form consistent with applicable nonbankruptcy law.
 - (d) Failure to Provide Supporting Information. If the holder of a claim fails to provide the information required in subdivisions (a), (b) and (c) above, the holder is precluded from presenting that information, in any form, as evidence in any hearing or submission in this case, or otherwise, unless the failure was substantially justified or is harmless In addition to or instead of this sanction, the court, after notice and hearing, may award other appropriate relief, including reasonable expenses and attorney's fees caused by the failure.
- 2. Notice Relating to Claims Secured by Security Interest in the Debtor's Principal Residence
 - (a) Notice of Payment Changes. If a claim provided for under the debtor's plan is secured by a security interest in the debtor's principal residence, the holder of such claim shall file and serve on the debtor, debtor's counsel, and the Trustee notice of any change in the payment amount, including changes that result from interest rate and escrow account adjustments, at least 30 days before a payment at a new amount is due. If a creditor has a claim that is secured by real property and is based on an open-ended credit agreement, such as a home equity line of credit (heloc) or other loan type that may have frequent interest or payment adjustments that makes compliance with the notice of payment change impracticable or burdensome, the secured creditor shall provide notice of the loan type with its proof of claim Upon filing of said notice the claimant's compliance with the notice of payment change requirements is vacated for the duration of the case

- (b) Form and Content. The Local Form designated as *Notice of Payment Change* may be filed and served.
- (c) Notice of Fees, Expenses and Charges. If a claim provided for under the debtor's plan is secured by a security interest in the debtor's principal residence, the holder of such claim shall file and serve on the debtor, debtor's counsel, and the Trustee a notice containing an itemization of all fees, expenses, or charges, except charges approved and ordered by the court, incurred in connection with the claim after the filing of the bankruptcy case that the holder asserts are recoverable against the debtor or against the debtor's principal residence. The notice shall be filed and sent within 180 days after the date when such fees, expenses, or charges are incurred On objection of the debtor or Trustee filed no later than 180 days after service of the notice given pursuant to this subdivision, after notice and hearing, the court shall determine whether such fees, expenses, or charges are required by the underlying agreement and applicable nonbankruptcy law for the curing of the default or the maintenance of payments in accordance with § 1322(b)(5) of the Code. The Local Form designated as Notice of Fees, Expenses and Charges shall be filed and served
- (d) Response to Notice of Fees, Expenses and Charges. If the debtor does not object to the Notice of Fees, Expenses and Charges, or if the debtor's objection is overruled, the debtor shall either 1) pay all post petition amounts included in the Notice of Fees, Expenses and Charges; 2) enter into an agreed order allowing the claim (to be paid by the Trustee); or 3) take no action and the amounts claimed shall be deemed allowed, but will not be paid by the Trustee nor be discharged upon closure or conversion of the case.
- (e) **Application of Payments**. The holder of a claim secured by a security interest in the debtor's principal residence shall apply payments from the Trustee to arrears being cured and payments from the debtor to maintain post-petition monthly payments.
- (f) Notice of Final Cure Payment. Within 45 days of making the final payment of any cure amount made on a claim secured by a security interest in the debtor's principal residence, the Trustee in a chapter 13 case shall file and serve upon the holder of the claim, the debtor, and debtor's counsel a notice stating that the amount required to cure the default and/or approved post petition payments due to be paid through the chapter 13 plan has been paid in full.
- (g) Response to Notice of Final Cure Payment. Within 60 days of the date of the notice of final cure payment given pursuant to subdivision (f) above, the holder of a claim secured by a security interest in the debtor's principal residence shall file and serve a statement indicating (1) whether it agrees that the debtor has paid in full the amount required by the underlying agreement and applicable nonbankruptcy law

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for the curing of the default and (2) whether, consistent with § 1322(b)(5) of the Code the debtor is otherwise current on all payments. If applicable, the statement shall contain an itemization of any required cure or postpetition amounts that the holder contends remain unpaid in connection with the security interest as of the date of the statement.

- (h) Objection and Hearing. On objection of the debtor or Trustee filed no later than 21 days after the date of the statement given pursuant to subdivision (g) above, after notice and hearing, the court shall determine if the debtor has cured the default and paid in full all postpetition amounts required by the underlying agreement and applicable nonbankruptcy law in connection with the security interest.
- (i) Order Deeming Mortgage Current. If the holder of the secured claim fails to respond to the Trustee's Notice of Final Cure Payment given pursuant to subdivision (f) above, the debtor may submit and serve an order deeming the mortgage current. All parties served with such an order shall have 5 days to file and serve an objection. A hearing may be conducted on the objection in the Court's discretion.
- (j) Failure to Notify. In addition to the relief accorded pursuant to subdivision (i) above, if the holder of a claim secured by a security interest in the debtor's principal residence fails to provide information required by subdivision (a), (c), or (g) above, the holder is precluded from presenting or relying on that information, in any form, as evidence in any hearing or submission in this case, or otherwise, unless the failure was substantially justified or is harmless. In addition to or instead of this sanction, the court after notice and hearing, may award other appropriate relief, including reasonable expenses and attorney's fees caused by the failure.